AO 245B

Judgment in a Criminal Case - D. Massachusetts Statement of Reasons - Sheet 1

UNITED STATES DISTRICT COURT

District of Massachusetts									
UNITED STATES OF AMERIC V.	CA	STATEMENT OF REASONS							
MICHELLE CARAVALHO		Case Number: 1: 05 CR 10234 - 001 - RWZ Timothy Watkins, Esquire Defendant's Attorney							
The court adopts the factual f		cation in the presentence report.							
The court adopts the factual fi		eation in the presentence report, except (see attachment, if necessary):							
Guideline Range Determined by the Co	aurt.	See Continuation Page							
·									
Total Offense Level: Criminal History Category:	12 I								
Imprisonment Range:	10 to 16	months							
Supervised Release Range:	2/28/03 to 3	years							
Fine Range:	\$ \$3,000.00	to \$ <u>\$30,000.00</u>							
Defendant's Soc. Sec. No.: NONE		10/26/05							
Defendant's Date of Birth: 00-00-1983		Date of Imposition of Judgment							
25554 020		18 18 1 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1							
Defendant's USM No.: 25/54-038 Defendant's Residence Address:		Signature of Judicial Officer							
30 Upham Street		The Honorable Rya W. Zobel							
Framingham, Mass. 02148		Judge, U.S. District Court							
		Name and Title of Judicial Officer							
		212005							
Defendant's Mailing Address:		Date /							

MCI-Framingham 99 Loring Raod Framingham, Mass. 01701

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ADDES IN	ANT	MIC	CHEL	LE C	ARAV	ALHO	<u> </u>							Statemen	t of Rea	isons -	Page	2	of		3
DEFEND CASE N	OANT: UMBER:	1:	05 (CR 1	10234		001 - STAT			OF	RE	AS(ONS								
	waived or bount of Res		_	iidelii \$	ne rang	ge beca	use of	inabili	ity to j	pay.											
Discretthe fa	etionary re shioning o offenses c	estituti f a res	on is	not on ord	ler out	weighs	the ne	ed to p	provid	le resti	itutio	n to a	ny vio								
	tution pur umber of ic																				;
deterr proce	tution pur mining con ess to a deg .S.C. § 366	nplex ree th	issues at the	of fa need	ct and	related	to the	cause	of am	ount o	of the	victi	m's lo	sses w	ould c	ompli	cate o	r prol	ong tl	ne sent	encing
stated defen	offenses con the contract of t	to Cha t allov	apters v for t	109A the pa	, 110, yment	110A, of any	and 11	13A of nt of a	Title restitu	18, resution o	stituti order,	on is	not or do not	dered b	ecaus	e the e	conoi	mic ci	ircum	stances	of the
Partia	al restitutio	on is o	rdere	d, pur	suant t	o 18 U	I.S.C. §	3553	(c), fo	or the	follo	wing	reaso	n(s):							

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DEFENDANT: MICHELLE CARAVALHO CASE NUMBER: 1: 05 CR 10234 - 00	Statement of Reasons - Page 3 of 3
S	TATEMENT OF REASONS
The sentence is within the guideline range, that sentence called for by the application of the guideline.	t range does not exceed 24 months, and the court finds no reason to depart from the aidelines.
	OR
The sentence is within the guideline range, th	at range exceeds 24 months, and the sentence is imposed for the following reasons:
	OR
The sentence departs from the guideline range	::
	alt of a defendant's substantial assistance, or
for the following specific reason(s):	the 18USC§3553 factors and the fact that defendant will be deported.
The sentence is dictated by consideration of	the 1003Cg3333 factors and the fact that defendant will be deported.
	See Continuation Page